IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DE LAGE LADEN FINANCIAL : SERVICES, INC. :

Plaintiff, : CIVIL ACTION

vs.

:

DIGITAL PARTNERS OF ARKANSAS, : NO. 02-4877

INC.; f/k/a RALPH CROY & :

ASSOCIATES, INC.; and, RALPH CROY : Defendants. :

ORDER

AND NOW, this 15th day of January, 2003, upon consideration of the Request for Entry of Judgment by Default filed by plaintiff, De Lage Landen Financial Services, Inc. (Document No. 6, filed November 18, 2002), and Affidavit in Support of Plaintiff's Request for Entry of Default Against Defendant, Ralph Croy (Document No. 9, filed January 10, 2003), it appearing that the said Ralph Croy was served with a Summons and a copy of the Complaint on July 30, 2002, and that he has failed to plead or otherwise defend, and good cause appearing, IT IS ORDERED that the Request for Entry of Judgment by Default is GRANTED and JUDGMENT IS ENTERED in FAVOR of plaintiff, De Lage Landen Financial Services, Inc., and AGAINST defendant, Ralph Croy, in the total amount of \$236,074.64, plus interest from November 15, 2002, pursuant to the Lease at issue in the case.¹

¹The Judgment of \$236,074.64 consists of the following:

Accelerated debt:		\$208,504.59
Interest from March 11, 2002		
to November 15, 2002		25,020.55
Attorney's Fees		2,399.50
Filing Fee		150.00
-	TOTAL	\$236,074.64

IT IS FURTHER ORDERED that the case shall proceed against the remaining defendant, Digital Partners of Arkansas, Inc., f/k/a Ralph Croy & Associates, Inc., in accordance with the Scheduling Order dated December 20, 2002.

BY THE COURT:	
	JAN E. DUBOIS, J.